| UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON | |
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| AT TACOMA | |
| MARILYN MARTIN, | |
| Plaintiff, | Case No. 08-5651RJB |
| v. | |
| TWIN CITY INSURANCE COMPANY, | MINUTE ORDER |
| GROUPS, INC. and HARTFORD FIRE | |
| | |
| Defendants. | |
| The following Minute Order is made by direction of the Court, United States District | |
| Judge Robert J. Bryan: | |
| Counsel for the proposed class and the Plaintiff's individual counsel have each moved to | |
| have the other disqualified (Dkts. 70 & 77). It would be counter-productive and unnecessary to grant either motion, and to do so would likely prejudice the proposed class, the Plaintiff, and the Defendants. Furthermore, the issues raised in the motions are not sufficiently severe to justify disqualification. Both motions (Dkt. 70 & 77) are | |
| | |
| DATED this Studay of March, 2010. | |
| BRI | UCE RIFKIN, Clerk |
| RY | s/Dara L. Kaleel |
| | Deputy Clerk |
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| | WESTERN DISTRICT AT TACK MARILYN MARTIN, Plaintiff, v. TWIN CITY INSURANCE COMPANY, THE HARTFORD FINANCIAL SERVICES GROUPS, INC. and HARTFORD FIRE INSURANCE COMPANY, Defendants. The following Minute Order is made by of Judge Robert J. Bryan: Counsel for the proposed class and the Pl have the other disqualified (Dkts. 70 & 7' unnecessary to grant either motion, and to class, the Plaintiff, and the Defendants. In not sufficiently severe to justify disqualified DENIED. DATED this 5thday of March, 2010. |

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